

In re:
Leslie Klein
Debtor

Case No. 23-10990-NB
Chapter 11

District/off: 0973-2
Date Rcvd: Mar 07, 2025

User: admin
Form ID: pdf042

Page 1 of 5
Total Noticed: 1

The following symbols are used throughout this certificate:

Symbol Definition

- + Addresses marked '+' were corrected by inserting the ZIP, adding the last four digits to complete the zip +4, or replacing an incorrect ZIP. USPS regulations require that automation-compatible mail display the correct ZIP.

Notice by first class mail was sent to the following persons/entities by the Bankruptcy Noticing Center on Mar 09, 2025:

Recip ID	Recipient Name and Address
db	+ Leslie Klein, 322 N. June Street, Los Angeles, CA 90004-1042

TOTAL: 1

Notice by electronic transmission was sent to the following persons/entities by the Bankruptcy Noticing Center.
Electronic transmission includes sending notices via email (Email/text and Email/PDF), and electronic data interchange (EDI).

NONE

BYPASSED RECIPIENTS

The following addresses were not sent this bankruptcy notice due to an undeliverable address, *duplicate of an address listed above, *P duplicate of a preferred address, or ## out of date forwarding orders with USPS.

NONE

NOTICE CERTIFICATION

I, Gustava Winters, declare under the penalty of perjury that I have sent the attached document to the above listed entities in the manner shown, and prepared the Certificate of Notice and that it is true and correct to the best of my information and belief.

Meeting of Creditor Notices only (Official Form 309): Pursuant to Fed .R. Bank. P.2002(a)(1), a notice containing the complete Social Security Number (SSN) of the debtor(s) was furnished to all parties listed. This official court copy contains the redacted SSN as required by the bankruptcy rules and the Judiciary's privacy policies.

Date: Mar 09, 2025

Signature: /s/Gustava Winters

CM/ECF NOTICE OF ELECTRONIC FILING

The following persons/entities were sent notice through the court's CM/ECF electronic mail (Email) system on March 7, 2025 at the address(es) listed below:

Name	Email Address
Alan G Tippie	on behalf of Interested Party Courtesy NEF Alan.Tippie@gmlaw.com atippie@ecf.courtdrive.com;Karen.Files@gmlaw.com,patricia.dillamar@gmlaw.com,denise.walker@gmlaw.com
Alex M Weingarten	on behalf of Creditor Jeffrey Winter aweingarten@willkie.com lcarter@willkie.com
Alex M Weingarten	on behalf of Interested Party Courtesy NEF aweingarten@willkie.com lcarter@willkie.com
Armen Manassarian	on behalf of Plaintiff Franklin Menlo co-trustee of the Franklin Menlo Irrevocable Trust established March 1, 1983 armen@ml-apc.com,jennifer@ml-apc.com,maria@ml-apc.com
Baruch C Cohen	on behalf of Plaintiff David Berger bcc@BaruchCohenEsq.com paralegal@baruchcohenesq.com

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Bradley D. Sharp (TR)

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United States Trustee (LA)

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TOTAL: 99

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FILED & ENTERED

MAR 07 2025

CLERK U.S. BANKRUPTCY COURT
Central District of California
BY sumlin DEPUTY CLERK

UNITED STATES BANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFORNIA
LOS ANGELES DIVISION

In re:

Leslie Klein,

Debtor(s).

Case No.: 2:23-bk-10990-NB
CHAPTER 11

PROCEDURES ORDER

Principal Status Conference:

Date: April 8, 2025

Time: 2:00 p.m.

Place: Courtroom 1545
255 E. Temple Street
Los Angeles, CA 90012

(or via Zoomgov per posted instructions)

On March 3, 2025 this case was reassigned from Judge Sandra R. Klein to the undersigned Bankruptcy Judge in accordance with Administrative Order 25-03 dated February 4, 2025. In view of such reassignment, IT IS HEREBY ORDERED as follows:

1. Service. The Chapter 11 Trustee (which the undersigned Bankruptcy Judge understands was appointed pursuant to Judge Klein's "Order Directing the Appointment of a Chapter 11 Trustee," dkt. 142 and "Order Approving Appointment of Chapter 11 Trustee," dkt. 155) is directed to serve this order via U.S. Mail on all parties in interest and file a proof of service **no later than two Court days after this order is entered on the docket.**

2. Status conferences. Debtor and their counsel, if any, and the Chapter 11 Trustee must attend the Principal Status Conference at the place and time set forth

1 above (per § 105(a)&(d)).¹ Debtor need not attend any other status conferences if their
2 counsel attends, unless otherwise ordered. **Without further notice** this Court will
3 automatically hold other status conferences at the same time as any other hearing in
4 this case and may issue appropriate orders including on: (a) case management (e.g.,
5 limiting notice), (b) case disposition (e.g., appoint a trustee, conversion, dismissal, and
6 imposing a bar against future bankruptcies – even if the case has already been
7 dismissed), (c) deadlines (e.g., for proofs of claim), (d) management of adversary
8 proceedings and contested matters, and (e) mediation. See, e.g., *In re Bibo, Inc.*, 76
9 F.3d 256 (9th Cir. 1996).

10 3. **Case Status Report.** At least **fourteen (14) days before the Principal**
11 **Status Conference**, the Chapter 11 Trustee must (a) file a case status report, (b) serve
12 it on all parties in interest, and (c) file a proof of service.

13 4. **Affiliates.** For all reporting purposes – including Monthly Operating
14 Reports (“MORs”), disclosure statements, etc. – Debtor and/or the Chapter 11 Trustee
15 must disclose all income, expenses, assets, and liabilities of (a) affiliated businesses
16 and (b) any spouse. See §§ 101(2) & (9); Rule 2015.3; *SBE v. Woo*, 82 Cal. App.4th
17 481, 483-84 (2000). Prior authorization of this Court is required for Debtor to cause any
18 affiliate to act out of the ordinary course of that affiliate’s business (§ 363(b)). In jointly
19 administered cases, MORs must be filed in each debtor’s separate case. Debtor may
20 request at the principal status conference to be excused from these requirements.

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27 1 For joint individual cases, just one debtor must attend. For cases by any organization (corporation, partnership,
etc.) the person who is responsible for Debtor in this bankruptcy case must attend. Tentative rulings and the
28 “Procedures of Judge Bason” (“Posted Procedures”) are at www.cacb.uscourts.gov. “Section” (“§”) means a section
of the U.S. Bankruptcy Code, 11 U.S.C. § 101 et seq. (the “Code”), “Rule” means the Federal Rules of Bankruptcy
Procedure or Local Bankruptcy Rules, and other terms have the meanings provided in the Code and the Rules.

1 5. Procedures. All parties in interest are cautioned to review the Posted
2 Procedures (see n. 1 above), including special procedures regarding any plan.

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Date: March 7, 2025


Neil W. Bason
United States Bankruptcy Judge